



**ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು**

..ÁUÀ4J

[illegible]

£NùÁ©ŕİÇP, İa<sup>a</sup>Á®AiÄ

WZÄ¥r DzÄ±Ä

ASÍ ENCE 229 "ÁgMÉÁa2017, "ÁUÁEgÁ, ÇEÁAPÀ 01-06-2019.

[illegible]

PĖÁŎĬ PÀ gÁdāŦÁ®gà DzÃ±ÁĖĀ, Ágà aÄvÄÜ Cªgà °ÉĴ ĖP ė

**ΕΑΥΤΗΪΔ**

PAÖgZÀ CÇĀĒA PĀAiĀÖZPÖ,

EUROPEAN E-AS.

¥µÀC£Ä\$AzÀC

¥1 μlvà<sup>a</sup>AA®Ægā , ÌÄAiā AiÉĒdÉÁ ¥Ē±ĒUÁĒAUMÀ«<sup>a</sup>Ēā

(À¥Ætð PÀZÁAiÄ UÁ&ÄUÄÄ)

№ п/п	Наименование объектов, находящихся в собственности	Адрес объектов	Площадь объектов, кв. м	Стоимость объектов, руб.	Средняя стоимость 1 кв. м, руб.
1.	Земельный участок	г. Москва, м.п. 123456789	858.00	27815	Средняя стоимость 1 кв. м объектов, находящихся в собственности, по состоянию на 01.01.2021 г.
2.	Земельный участок	г. Москва, м.п. 123456789	412.85	768	
3.	Земельный участок	г. Москва, м.п. 123456789	88.09	418	
4.	Земельный участок	г. Москва, м.п. 123456789	153.41	197	
5.	Земельный участок	г. Москва, м.п. 123456789	202.61	513	
6.	Земельный участок	г. Москва, м.п. 123456789	243.98	2016	

(2885)

Pk.ā	UĀĀĀZĀ <sup>o</sup> ĒġĀ	¥ĀġĀĀ <sup>o</sup> UĀĀĀ ¥ĀZĀ <sup>o</sup> Āw	« <sup>o</sup> Īt <sup>o</sup> PĀġĪUĀĒ <sup>o</sup>	UĀĀĀZĀĒĒĀSĪ 2001 gĀVĒ	μġĀ
7.	C <sup>o</sup> ĒĒĒPĒ	C <sup>o</sup> ĒĒĒPĒ	301.79	1355	
8.	PĒAqġPĒ		79.27	296	
9.	<sup>o</sup> ĀġĒĒ <sup>o</sup> Ē(Ē)	vĒġĒ <sup>o</sup>	226.48	490	
10.	ĒĒĒĒ		274.40	628	
11.	ĒĒĒĒ ¥ĀĀMĒμĒĒ		42.09	00	
12.	<sup>o</sup> ĀvĒĀĀĒPĒPĒ		130.30	201	
13.	<sup>o</sup> ġvĒĒĒĒ		307.80	629	
14.	vĒ <sup>o</sup>		171.91	633	
15.	PĒ <sup>o</sup> ¥ĀġĀ		82.15	<b>417</b>	
16.	JĀ <sup>o</sup> ĒtPĒ(a)		90.24	13	
17.	EġĒĒPĒ	<sup>a</sup> Ē <sup>a</sup> ĀĀ	179.18	566	
18.	ZġUġĀĀĒ¥ĀġĀ (PĒĒĒ-1)		106.48	<b>164</b>	
19.	UĀUĀ¥ĀġĀ		152.62	114	
20.	<sup>o</sup> ĒĒ <sup>a</sup> ĒĒĀĒPĒPĒ		91.60	348	
21.	<sup>a</sup> Ē <sup>a</sup> ĀĀ		279.64	993	
22.	ZĒPĒqġPĒ		252.29	1300	
23.	UĀUĒĒzĒ		78.33	30	
24.	PĒvPĒĒ wĒĒĒPĒ		51.94	<b>11</b>	
25.	ĒZĒĒ <sup>o</sup>		207.90	00	
26.	ĀĒ <sup>o</sup> ĒvĒĒĒ		325.07	1620	
27.	®PĒĒPĒ		84.68	254	
28.	PĀqzĒĒPĒ		<b>175.40</b>	907	
29.	ĒPĒĒPĒ		74.19	155	
30.	wĒĒĒ¥ĀġĀ(Ē)		51.29	00	
31.	ġĀ <sup>a</sup> ĒZĒzĒĒĒ ¥ĀĀMĒμĒĒ(Ē)		113.34	00	
32.	<sup>o</sup> ĒĒ <sup>a</sup> ĒvĒĒĒ(Ē)		66.08	00	
33.	<sup>o</sup> ġġUġĒ	ĒĒ <sup>o</sup> UġĒ	137.91	672	
34.	ĒĒ¥ĒPĒ		136.09	473	
35.	<sup>a</sup> ĒZĒPĒ		252.87	660	
36.	<sup>a</sup> ĒZĒPĒ Ē <sup>o</sup> ĒPĒĒ¥ĀġĀ		79.43	00	
37.	Ē ZĒĒĒ Ē		134.49	237	

የቁጥር	ሰነድ ስም	የሥራ ምክር ቤት ሥልጣን ሥርዓት	«የጥቅምት 2001 ምዕራፍ 17»	ሰነድ ስም	የቁጥር
38.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		235.49	589	
39.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		244.96	00	
40.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		102.93	449	
41.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		259.46	1048	
42.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		<b>166.40</b>	869	
43.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		66.07	327	
44.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		73.73	311	
45.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		130.47	00	
46.	የሥራ ምክር ቤት ሥልጣን ሥርዓት	የሥራ ምክር ቤት ሥልጣን ሥርዓት	68.65	<b>38</b>	
47.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		161.72	426	
48.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		409.70	1312	
49.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		34.07	53	
50.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		44.56	449	
51.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		259.94	946	
52.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		42.50	00	
53.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		50.60	00	
54.	የሥራ ምክር ቤት ሥልጣን ሥርዓት	የሥራ ምክር ቤት ሥልጣን ሥርዓት	448.02	2051	
55.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		44.03	05	
56.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		122.46	00	
57.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		288.35	1050	
58.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		150.42	1357	
59.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		125.97	462	
60.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		215.64	390	
61.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		272.23	<b>529</b>	
62.	የሥራ ምክር ቤት ሥልጣን ሥርዓት	የሥራ ምክር ቤት ሥልጣን ሥርዓት	258.48	1255	
63.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		21.31	00	
64.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		27.10	19	
65.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		65.25	<b>64</b>	
66.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		65.21	207	
67.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		<b>186.62</b>	808	
68.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		61.06	453	
69.	የሥራ ምክር ቤት ሥልጣን ሥርዓት		52.42	00	

የግል ሥራ ህግ	የግል ሥራ ህግ	የግል ሥራ ህግ	የግል ሥራ ህግ	የግል ሥራ ህግ	የግል ሥራ ህግ
70.	የግል ሥራ ህግ		135.63	716	
71.	የግል ሥራ ህግ		136.80	788	
72.	የግል ሥራ ህግ		75.98	51	
73.	የግል ሥራ ህግ	የግል ሥራ ህግ	153.54	396	
74.	የግል ሥራ ህግ		127.95	337	
75.	የግል ሥራ ህግ		198.55	940	
76.	የግል ሥራ ህግ		214.58	816	
77.	የግል ሥራ ህግ	የግል ሥራ ህግ	104.25	567	
78.	የግል ሥራ ህግ		99.53	556	
79.	የግል ሥራ ህግ		56.47	58	
80.	የግል ሥራ ህግ		242.83	1060	
81.	የግል ሥራ ህግ		165.26	11	
82.	የግል ሥራ ህግ		147.10	351	
83.	የግል ሥራ ህግ	የግል ሥራ ህግ	257.97	2319	
84.	የግል ሥራ ህግ		43.81	87	
85.	የግል ሥራ ህግ		36.69	00	
86.	የግል ሥራ ህግ		73.48	115	
87.	የግል ሥራ ህግ		89.30	183	
88.	የግል ሥራ ህግ		307.50	835	
89.	የግል ሥራ ህግ		144.98	164	
90.	የግል ሥራ ህግ		223.10	405	
91.	የግል ሥራ ህግ		48.13	—	
92.	የግል ሥራ ህግ		125.89	685	
93.	የግል ሥራ ህግ		69.07	07	
94.	የግል ሥራ ህግ		54.15	655	
95.	የግል ሥራ ህግ		65.96	—	
96.	የግል ሥራ ህግ	የግል ሥራ ህግ	279.23	1218	
97.	የግል ሥራ ህግ		413.32	1058	
98.	የግል ሥራ ህግ		82.48	00	
99.	የግል ሥራ ህግ		196.40	496	
100.	የግል ሥራ ህግ		160.17	301	

№	Удиртгал	Үйлдвэр Үйлдвэр	«Төв Орлог»-д	Удиртгал 2001 онд	Мөн
101.	1-дүгээр		354.31	906	
102.	2-дүгээр		248.15	591	
103.	3-дүгээр		202.65	457	
104.	4-дүгээр		150.82	1238	
105.	ашигтай	ашигтай	432.26	1831	
106.	П/д		239.91	1031	
107.	Ашигтай		470.95	1926	
108.	А/д		404.49	1457	
109.	П/д		82.12	99	
110.	П/д А/д		87.26	00	
111.	CAZP		152.07	433	
112.	А/д		79.48	88	
113.	дүгээр		332.23	671	
114.	D/A		656.28	2268	
115.	Р/д		556.18	3733	
	MI		20431.27	92264	

£12E 229 ··ÁgÆ¥Áæ2017

PR - 240

**SC - 50**

ΕΑΥΤΩ

PAÖgZÀ CÇÏÈÀ PAAiÄÖZßÖ,

ΕΛΛΗΝΙΚΗ ΔΗΜΟΚΡΑΤΙΑ  
ΥΠΟΥΡΓΕΙΟ ΠΑΙΔΕΙΑΣ, ΕΡΕΥΝΑΣ ΚΑΙ ΘΡΗΣΚΕΥΜΑΤΩΝ  
ΙΝΣΤΙΤΟΥΤΟ ΤΕΧΝΟΛΟΓΙΑΣ ΥΠΟΛΟΓΙΣΤΩΝ ΚΑΙ ΕΚΔΟΣΕΩΝ ΔΙΔΑΚΤΙΚΟΥ ΥΛΙΚΟΥ (ΙΤΥΥΔΕΚ)

**PÁ«ÄÖPÀ , à a Á®AiÄ**

Cϕü ÆZÈÉ

MS PÁE 296 J-106AE 2018, AUMEG, CEAPÀ 17-09-2019

PÉHUJÁ PÉ « ÁZÜMÁ CÉPÁIÁ 1947gÁ (PÁAZÁ CÉPÁIÁ 1947gÁ ) AS14 ) PÉI 2 RAQÁ (n) G¥RAQÁ (vi)gÁ Á ÁgÜÉ F PÁPAQÁ Á ÜMÁR " Á ÁdPÁG¥ÁIÁPÁ ÁP JASÁZÁV WÉÁ Á ÁVÁÁ

የድምፅ ቁጥር	የሕግ አንቀጽ	የሕግ ዓላማ	የሕግ አፈጻጸም ዓመት
1.	የሕግ አንቀጽ 101-102	የሕግ አፈጻጸም ዓመት 2018,	የሕግ አፈጻጸም ዓመት 2019
2.	የሕግ አንቀጽ 103-104	የሕግ አፈጻጸም ዓመት 2018,	የሕግ አፈጻጸም ዓመት 2019
3.	የሕግ አንቀጽ 105-106	የሕግ አፈጻጸም ዓመት 2018,	የሕግ አፈጻጸም ዓመት 2019
4.	የሕግ አንቀጽ 107-108	የሕግ አፈጻጸም ዓመት 2018,	የሕግ አፈጻጸም ዓመት 2019



- (3) To Provide covered platform with due space of the stock to be earmarked, to enable the farmer to sell his own produce.
- (4) To provide weighing scales to ensure proper weightment.
- (5) Supervision by the staff of the market committee for orderly marketing of the farmer's produce.
- (6) User charges may be collected from the farmers.
- (7) Entry and Exit should be clearly demarcated for smooth transportation.
- (8) First come first serve basis to be followed and allotment of space is on a daily basis.

**4. Substitution of Form 37-A:** For Form-37A of the said rules, the following shall be substituted, namely:-

**FORM 37A**

**(See Rule 76A)**

**Application for obtaining/renewal of trader's license for  
operating in the Yard in the State.**

Date:

To,

The Director of Agricultural Marketing,  
Bengaluru.

Sir,

I/we ..... (Name)..... (Address) ..... am/are making an application for a license for operating as a trader in the Yard in the State. I agree to pay the necessary license fee of Rs.200/- per annum ad per rules for obtaining/renewal of the above mentioned license for a period of ..... years (not exceeding ten years)

Along with this application, I am enclosing the following documents.

- (1) FDR/Bank Guarantee for Rs.1,000/- issued by any scheduled bank.
- (2) Bank Details:  
Name of the bank, type of bank  
account, account number, name  
of the branch, IFSC code etc.,  
(Certificate from the concerned  
bank to be furnished)
- (3) PAN
- (4) CST registration
- (5) VAT registration
- (6) Proof of Address:  
(EPIC, PASSPORT, DRIVING LICENSE, ADHAR CARD, BANK PASS BOOK)
- (7) Status of the applicant individual/partnership firm/company

**Declaration**

- (1) I/We agree to abide by the Karnataka Agricultural Produce Marketing (Regulation & Development) Act, 1966 and rules made there under and amendments made to it from time to time and the directions or orders issued by the Director of Agricultural Marketing, from time to time.
- (2) I/We agree to keep all the necessary records and information the functioning of our business and to Co-operate to produce whatever information and documents will be asked for inspection by the appropriate authority.
- (3) I/We agree to pay whatever charges of fees or amounts liable and due from me/us legally.
- (4) I/We agree not to do business with persons doing illegal business and will co-operate in taking legal action against such persons.
- (5) I have not been guilty of any offence or misconduct in any of the market committees working under the Directorate of Agricultural Marketing.
- (6) I am not a partner with any person to whom a license has been refused.
- (7) I have not applied for this license just to avail of advantages accruing therefrom.

- (8) I have not caused any disturbance hitherto for the smooth and healthy functioning of any market committee of entered into any disreputable of fraudulent transaction with any person in the state.

Signature of the Applicant

1. Name :

Address:

Signature:

2. Name :

Address:

Signature:

**5. Amendment of Form 37-B:-** In form 37-B of the said rules, after item 3, the following shall be inserted, namely:-

"3-A. If the licensee defaults in payment of loans from financial institutions which is taken on the strength of the license, the license shall be cancelled."

PR- 410

SC- 700

By Order and in the name of the Governor of Karnataka

**B.S. MANJUNATH**

Under Secretary to Government-1,

Co-operation Department

## PUBLIC WORKS, PORTS AND INLAND WATER TRANSPORT SECRETARIAT NOTIFICATION

**No. PWD 111 PSP 2017, BENGALURU, DATED: 07.09.2019**

Whereas, the draft of the Karnataka Maritime Board Rules, 2019 which the Government of Karnataka proposes to make in exercise of the powers conferred by Section 109 of the Karnataka Maritime Board Act, 2015 (Karnataka Act 41 of 2017) and in super session of Notification No. PWD 111 PST 2017, dated: 26.03.2018 published in Karnataka Gazette dated: 26.03.2018 was published in Notification No. PWD 111 PSP 2017 dated: 18<sup>th</sup> May 2019, in Part IV-A of the Karnataka Gazette dated: 13-06-2019 inviting objection and suggestion from all person likely to be affected thereby within fifteen days from the date of its publication in the Official Gazette.

Whereas, the said Gazette was made available to the public on 13<sup>th</sup> June 2019.

And Whereas, objections and suggestions not received in respect of the said draft Rules.

Now, therefore, in exercise of the powers conferred by Section 109 of the Karnataka Maritime Board Act, 2015 (Karnataka Act 41 of 2017) the Government of Karnataka hereby makes the following rules, namely:-

### RULES

#### CHAPTER – I

#### PRELIMINARY

**1. Title and commencement.-** (1) These rules may be called the Karnataka Maritime Board Rules, 2019.

(2) They shall come into force from the date of their final publication in the Official Gazette.

**2. Definitions.-** (1) In these rules, unless the context otherwise requires,-

- (a) "Act" means the Karnataka Maritime Board Act, 2015 (Karnataka Act 41 of 2017);
- (b) "Annexure" means annexure appended to these rules;
- (c) "Bank" means any scheduled bank within the meaning of the Reserve Bank of India Act 1934 (Central Act II of 1934) or any corresponding new bank as defined in the Banking Companies Act 1970 (Central Act 5 of 1970) or State Bank of India as defined in the State Bank of India Act, 1955 (Central Act 23 of 1955) or its subsidiary banks as defined in the State Bank of India (Subsidiary Banks) Act, 1959 (Central Act XXXVIII of 1959);
- (d) "Borrowing Sum" means any sum received by the Board as a loan from an international financial institution or a financial institution or a bank or by way of subscriptions from public either with or without the issue of bonds or debentures or stocks or otherwise;



- (e) **"Chief Executive Officer"** means, the person appointed by the Government to be the Chief Executive Officer of the Board under sub-section (1) of Section 17 of the Act;
- (f) **"Committees"** means committees constituted by the Board;
- (g) **"Debentures or Bonds"** means a security document issued by the Board for the money borrowed;
- (h) **"Financial Institution"** includes a scheduled Bank, and any other financial institutions defined or notified under the Reserve Bank of India Act, 1964 (2 of 1934);
- (i) **"Form"** means a form appended to these rules;
- (j) **"Local Advisory Committee"** shall mean the committee constituted by the Government under Section 106 of the Act;
- (k) **"Registrar of Funds"** means the Chief Finance Officer or such other officer of the Board as may be specified by an order of the Chief Executive Officer to be in charge of receipts, expenditure and accounts of sums borrowed by the Board;
- (l) **"Section"** means a section of the Act.

(2) The words and expression used in these rules but not defined and defined in the Act shall have the same meanings as assigned to them in the Act.

## CHAPTER – II

### FEES AND TRAVELLING ALLOWANCES

**3. Fees and travelling allowances for members of the Board or other committees.-** (1) The Ex-officio members of the Board or committees, shall for the journey performed for the purpose of the Board or for the meetings of the committees be entitled to the travelling allowance applicable to him on such service.

(2) The non-official members of the Board or committees shall for the journey performed for the purpose of the Board or for the meetings of the committees, be entitled to the travelling allowance at the rates and subject to the conditions specified in the Karnataka Civil Services Rules, applicable to Officers of Class I, from time to time.

(3) The Members of the Board or the committees shall be paid a sitting fee of rupees one thousand per day for attending meetings of the Board or the committees or conferences.

(4) It shall be open to the Chairman or any other members not to draw any remuneration but to work in an honorary capacity.

## CHAPTER – III

### APPOINTMENT OF BOARD EMPLOYEES

**4. Terms and conditions of Chief Executive Officer.-** (1) Save as otherwise provided in these rules, the term of office of the Chief Executive Officer of the Board shall be not less than one year.

(2) The Government shall appoint an officer from the cadre of IAS or any equivalent cadre, or officer from central service or Group A officer of the State cadre not below the rank of Selection Grade of IAS having knowledge in the field of ports and inland waterways and the matters connected thereto.

(3) The Chief Executive Officer shall receive such monthly salary and other allowances payable wholly by the Board, as the Government may determine from time to time.

(4) The State Government may from time to time grant leave of absence for such period as it thinks fit to the Chief Executive Officer. A copy of every order granting leave to the Chief Executive Officer shall be communicated to the Chairman.

(5) Chief Executive Officer shall exercise such powers and discharge the duties as are conferred on him and delegated to him by or under the Act.

**5. Competent authority to appoint staff of the Board.-** Chief Executive Officer shall be the Competent Officer to appoint other staffs of the Board subject to the following Conditions namely:-

- (a) the appointment shall be in accordance with the method of recruitment of the employees of the Board specified by the regulations under sub section (2) of Section 18 of the Act;
- (b) the appointment shall be in accordance with the various service rules applicable to the appointment of State Government employees; and
- (c) the Rules and Orders regarding reservation in appointment shall be strictly followed.

## CHAPTER – IV

### EXECUTION OF CONTRACT

**6. Mode and manner of executing contracts.-** (1) The Board may enter into and perform all such contracts as it may consider necessary or expedient for carrying into effect the provisions of the Act.

(2) Every Contract for the execution of any work or the supply of any materials or goods under section 78 which involve an expenditure exceeding Rupees One lakh shall be in writing.

(3) Every contract made under or for any purpose of the Act shall be executed on behalf of the Board and shall be signed by the Chief Executive Officer or any officer of the Board authorised in this behalf.

(4) In respect of executing contracts on behalf of the Board under Section 24 of the Act as far as practicable, the standard tender document issued for procurement of works and consultancy services by Finance Department or Public Works Department, Government of Karnataka shall be followed subject to the rules and orders issued by the Government from time to time.

(5) In inviting tenders and entering into contracts the Board shall, follow the principles laid down in the Karnataka Transparency in Public Procurement Act, 2000 and the Rules framed thereunder.

(6) A Contract not executed in accordance with the provisions of these Rules and the provision of the Act shall not be binding on the Board.

(7) The Chief Executive Officer or any officer of the Board authorised in this behalf shall execute the lease and license agreement with the port users for the lease and license of port infrastructure, port assets, port land etc. as per the applicable rules and regulations made from time to time.

#### CHAPTER – V

##### ACCOUNTS AND AUDITS

**7. Budget Estimate.-** (1) Budget estimate showing the estimated income and expenditure of the Board for the next financial year shall be prepared in the **Form -1**.

(2) In addition to giving short details in remarks column, necessary explanatory note be added, giving larger details of income and expenditure for the purpose of understanding the overall position of income and expenditure of the Board.

**8. Account and Audit.-** (1) The Board shall keep at its Head-office proper books of account with respect to,-

- (a) all moneys received by it;
- (b) all other transactions of a pecuniary nature; and
- (c) assets and liabilities of the Board.

(2) The annual financial statement of accounts to be prepared by the Board and submitted to the Government under Section 88 of the Act shall be in **Form - 2**.

(3) The format for submission of the Balance Sheet of the Board under sub section (1) of Section 88 shall be in **Form - 3**.

(4) The income and expenditure of the Board shall be in form 4.

#### CHAPTER – VI

##### TRANSFER OF ASSETS AND LIABILITIES

**9. Transfer of assets and liabilities.-** (1) The properties, assets and funds referred to in clause (a) of Section 20 of the Act shall be valued though an independent valuer approved by the Government and in such manner as the Government may determine.

(2) Upon valuation by the independent valuer referred to in sub-rule (1) above, the properties, assets and funds and all rights to levy rates vested in the Government for the purposes of the port Inland Water Ways / Ferry Services and Coastal Protection Works immediately before the appointed day shall vest in the Board and until completion of the valuation by the independent valuer and other process relating to vesting of the same with the Board, the Government shall continue to discharge all the rights and obligations with respect thereto on behalf of the Board, in the same manner as it was discharging prior to the constitution of Board.

(3) After the appointed day, the Government shall furnish the following information to the Board;

- (a) description and details of all the assets and liabilities transferred to the Board under the Act;
- (b) details about contracts, projects, schemes undertaken by the Government and which are transferred to the Board under the Act; and
- (c) particulars about the legal proceedings by or against them in connection with any assets or liabilities transferred to the Board under the Act and pending as on the date of establishment of the Board.

(4) Where any property or assets have been transferred to and vested in the Board under the Act, then;

- (a) every person, in whose possession, custody or control any such property or assets may be, shall deliver the property or assets to the Board forthwith.
- (b) any person who on the appointed date, has in his possession, custody or control any papers, books, documents, registers, records, or any property of whatever nature, relating to the Port Inland Water Ways or Ferry Services and Coastal Protection Works shall be liable to deliver them to the Board or to such person as the Board may direct.

(5) Where any doubt or dispute arises as to whether any property or asset has vested in the Board or any right, liability or obligation has become the right, liability or obligation of the Board, such doubt or dispute shall be referred to the Government whose decisions thereon shall be final and binding on the Board.

#### CHAPTER – VII

##### DETERMINING COMPENSATION

**10. Determining fair and reasonable compensation.-** In determining fair and reasonable compensation under sub section (3) of Section 36 of the Act, the prevailing market rates of the cost of materials and the age of the wharfs etc., shall be taken in to consideration.

#### CHAPTER – VIII

##### LOCAL ADVISORY COMMITTEE

**11. Karnataka Maritime Board Local Advisory Committee.-** (1) The members of the Local Advisory Committee shall hold office for a period of three years and shall on the expiration of their term of office, be eligible for re-appointment.

(2) The Local Advisory Committee shall meet at least once in two months. The Chairman may call a special meeting of the Local Advisory Committee whenever the Chairman of the Board deems it necessary in connection with any urgent business transaction.

(3) Every meeting of the Local Advisory Committee shall be presided over by the Chairman and in the absence of the Chairman, by a member nominated by the Chairman and in the absence of both the Chairman and such member, by any person elected by the members of the Local Advisory Committee present at the meeting from amongst members.

(4) Unless the Board otherwise decides, all meeting of the Local Advisory Committee shall be held within the jurisdiction of the Port Officer, who is the ex-officio Chairman of the Local Advisory Committee.

(5) All the members of the Committee who were present during the meeting shall affix their signatures to the record of the proceedings of the meetings of the Committee. The Chief Executive Officer shall maintain the record of proceedings of each meeting.

(6) The proceedings of every meeting of the Local Advisory Committee shall be placed before the Board at its next meeting.

**12. Fees and Travelling allowances for Members of the Local Advisory Committee.-** (1) Provisions of Karnataka Civil Service Rules Annexure A regulating the payment of travelling allowances to non-official members of councils, committees, conferences and other bodies constituted under the authority of the Government shall be applicable for payment of travelling and daily allowance to the members of the Local Advisory Committee other than a Government Servant.

(2) Members of the Local Advisory Committee who is in the Government service shall be entitled to draw daily allowance and travelling allowance on the scale admissible to him under the Travelling Allowance Rules applicable to him on such service as a Government servant.

#### CHAPTER – IX

##### TERMS AND CONDITIONS FOR BORROWING OF SUMS

**13. Borrowing of sums by the Board.-** (1) Subject to provisions of the Act and such conditions as may be specified from time to time by the Government in each case, the Board may, with the previous sanction of the Government, borrow moneys from any financial institutions of a bank as defined in these rules for the purposes of the Act including but not limited to any specific improvement works or for taking up any major capital project or work for development of new non-major ports or augmenting the port facilities, carrying out maintenance and operation of the ports, providing facilities and creating infrastructure for ship building, ship breaking etc.

(2) The Board may also from time to time, and with the previous sanction of the Government and subject to any statutory regulations under various statutes in vogue from time to time raise funds or borrow moneys by issuing Debentures or Bonds or Stocks or Dock certificates for the purposes of the Act including for the works or for any major capital or project works mentioned in sub-rule (1): Provided that, the maximum amount which the Board may at a time raise as loan under this rule shall be rupees ten crores, unless the Government may by notification fix a higher amount.

(3) Subject to such conditions as may be prescribed by an order of the Government and the provisions of these rules, the Board may borrow sums from different sources for each of different sub-works of a work if such a sub-work or a group of sub-works is capable of being taken up and completed independent of the total work or project work as a whole.

(4) The debentures or bonds or stocks or dock certificate to be issued, issue price, form of debenture or bonds or stocks and the date of maturity shall be determined by the Board from time to time with the prior approval of Government.

(5) Debenture or bonds or stocks or dock certificate shall be guaranteed by the State Government as to the repayment of principal and payment of interest.

(6) The rate of interest shall be such as may, be fixed from time to time by the State Government.

(7) The debentures redemption fund shall be constituted for repayment of the debentures whose balance should not, at any time, be below the amount of outstanding debentures.

**14. Determination of amount for borrowing:-**Subject to proviso under sub-rule (2) of rule 13, the total amount of a sum or sums proposed to be borrowed from time to time under sub-rule (1) of rule 13, the form of borrowing and period of repayment and other terms and conditions there to shall be determined by the Board from time to time with the previous approval of the Government.

**15. Conditions subject to which debentures or bonds may be issued:-**(1) The interest on the debentures or bonds shall be paid half yearly which are subject to deduction of income tax at source.

(2) The debentures or bonds shall be redeemable at par on the dates noted therein and the holder shall have no claim upon the Board for the interest accruing after the expiry of the term.

(3) The Debentures or Bonds which by reason of damage sustained have become unfit in circulation, shall be replaced at the request of the holder on surrendering the damaged or defaced debentures or bonds provided that the essential marks for genuineness and identity such as the number, the amount, the rate of interest, the date and signature of the Chairman and the member of the Board are still recognisable. Fresh debentures or bonds certificate shall also be issued to replace lost or debenture or bond certificate when in the opinion of the Board, the fact of destruction is proved beyond doubt. When such proof is not produced or when in case of damage, the essential marks on the debentures or bond certificate are lost and no longer recognisable, or when debenture or bond certificate has been lost or has been mislaid, a new debenture or bond certificate may be issued only after the debenture which is alleged to be missing or unrecognisable has been advertised by the claimant in the manner specified by the Board and is not claimed by any other person.

(4) The Debenture Holder or Bond Holder will furnish an indemnity bond prescribed on the non-judicial stamp duly attested which would cover any loss that may be caused to the Board by misuse of the lost or damaged debenture or bond certificate.

(5) The reissue of a debenture or bond certificate shall be made for the same amount under the same number with the addition of the word "RENEWED". A fee of rupees One thousand shall be charged for every issue of renewed debenture or bond certificate thus issued.

(6) All debentures shall be signed by the Chief Executive Officer or by any one of the authorized official members of the Board.

(7) Every debenture issued by the Board shall be transferable by endorsement, unless some other mode of transfer is specified therein.

(8) All coupons attached to debentures issued by the Board shall bear the signature of the Chief Executive Officer and such signature may be engraved, lithographed or impressed by any mechanical process.

**16. Reservation of Debentures:-**(1) The Board may, with the sanction of the Government, reserve the debenture bonds for issuing to any particular Bank or other Institution.

(2) Brokerage at such rate as may be fixed by the Board from time to time but not exceeding the rate shown in the Reserve Bank of India's sanction shall be paid to Banks, recognized brokers and authorized agents on their application and also on applications through them, bearing their seal, provided the total subscription received from them is not less than such sum as may be determined by the Board.

(3) Underwriting commission at such rates as may be determined by the Board, but not exceeding the rate shown in the Reserve Bank of India's sanction, shall be paid to Bankers and recognized Brokers who invest a sum of not less than the minimum amount that may be fixed by the Board.

**17. Application:-** Applications for the issue of debentures or bonds shall be made to the Registrar of Board funds of the Board, in such form and subject to such terms and conditions as may be specified in the notification of the Chief Executive Officer inviting applications for consideration.

**18. Subscription.**-(1) Subscriptions to the Debentures may be made by cheques or by crossed demand drafts of any specified bank in favour the Registrar of Funds of the Board. In respect of outstation cheques, commission and collection charges shall be borne by the subscriber. The debentures or bonds shall be issued only after the subscriptions are fully realized.

(2) If the subscriptions under sub-rule (1) exceed the total amount of debentures or bonds to be issued, partial allotment may be made on prorata basis and the balance of the sum paid at the time of application, shall be refunded within two months of the close of the date of subscription. The Board may, reserve the right to retain the subscriptions received up to ten percent in excess of the sum floated.

**19. Value of debentures or stock or bonds.-** The debentures or stock or bonds shall be issued in denomination of rupees one hundred, rupees one thousand, rupees ten thousand, rupees twenty five thousand, rupees fifty thousand, rupees one lakh and rupees five lakh.

**20. Common seal of the Board.-** The Common Seal of the Board shall not be affixed to any instrument except pursuant to a resolution of the Board and except in the presence of at least two Directors (one of whom shall be the Chief Executive Officer) who shall sign their names to the instrument in token of their presence, and such signing shall be independent of the signing of any person who may sign the instrument as a witness. Unless so signed as aforesaid, such instrument shall be of no validity.

**21. Notification inviting subscriptions.**-(1) The notification inviting subscriptions for issue of debentures or bonds shall, apart from form of application and the conditions, under rule 13, also specify following and all such other terms and conditions as may be required time to time.-

- brief description of debentures or bonds, indicating the percentage of interest and date of maturity.
- the total amount of the issue and the issue price of each "bond" "debenture."
- denomination of the bonds or debentures.
- cost of the application.
- manner of submission of the application
- method of paying subscription
- indication in regard to the authorised bank
- rate of interest
- place of payment of interest and specified periods for which interest is payable
- manner of repayment on maturity
- form of debenture or bond.
- other conditions, if any.

**22. Appointment of Registrar.**-The Chief Executive Officer shall appoint a Chief Finance Officer or any other officer of the Board, as ex-officio Registrar of funds to be in charge of receipt of sums borrowed, issue of bonds debentures and receipt of subscriptions and for the administration of funds borrowed under rule 13 and maintenance of accounts of expenditure thereto.

**23. Administrative Report.**- The Board shall prepare Annual Administrative report in Form 5.

By Order and in the name of the Governor of Karnataka

**SHIVASHARANAPPA PATIL**

Under Secretary to Government,

Public Works, Ports and Inland water,

Transport Department. (Ports)

Form – I

(See sub-rule (1) of rule 7)

Budget Form

Budget estimates of the Karnataka Maritime Board

Statement I: RECEIPTS

Sl. No.	Head of Accounts	Actuals for the past three years			Sanctioned Budget estimate for the current year .....	Revised estimate for the current year .....	Budget estimate for the next year .....	Explanation for Increase/Decrease
	1	2	3	4	5	6	7	8
1.	Grant							
2.	Fees							
	Cargo related Fees							
	(a) Landing Fees							
	(b) Shipping Fees							
	Water transport related Fees							
	(a) Passenger Levy							
	(b) Passenger License Fee							
	(c) I.V. Registration							
	Lease Rent related charges							
	(a) Lease Rent							
	(b) Shooting Charges							
	(c) Ground Rent							

	1	2	3	4	5	6	7	8
	(d) Storing and stocking charges (e) Water Charges (f) Auction/disposal/ Lease Premium							
	Vessel Related charges (a) Port Dues (b) Berthing and Jetty Charges (c) Anchorage and Mooring Charges (d) Mortgage Fees							
	Service related charges (a) Vessel Survey Charges (b) Pilotage Charges (c) Tug Attendance Fee (d) Launch Hire Charges							
<b>3.</b>	<b>Interest on investments</b>							
	Investment realised							
<b>4.</b>	<b>Others</b>							
	Sale proceeds of land, building and equipment's							
	Loan							
	Deposits							
	Fines and forfeitures							
	Recoveries of advances							
	Fines and Penalties							
	Tender form Fees							
	Building Rents							
	EMD receivable							
	Miscellaneous Receipts							

## Statement II: Expenditure

Sl. No.	Item	Actuals for the past three years			Sanctioned Budget estimate for the current year .....	Revised estimate for the current year .....	Budget estimate for the next year .....	Explanation for Increase/Decrease
	1	2	3	4	5	6	7	8
1.	Administrative Expenditure							
	(1) Pay and allowances (2) Travel Expenses (3) Water, electricity, rent, taxes etc. (4) Petrol, oil, lubricant for vessels and vehicles							

	1	2	3	4	5	6	7	8
	(5) Meeting, seminar, exhibition, advertisement (6) Insurance (7) consultancy, technical studies, feasibility study, survey study, legal and audit fees (8) computer soft/hardware, CCTV, e-security, A.C, furniture etc. (11) Hiring of Vehicles (12) Replacement of Vehicles (13) Telephone Charges (14) Income Tax 15) GST 16) H.R.D. Including Training to Staff 17) Board's Share to EPF (18) Manning Charges (20) Rent (21) Miscellaneous							
2.	Capital Expenditure							
	(a) M & R to Building (b) M & R of other Civil Engg. Works / Jetties (c) Construction of New Building. (d) Purchase of Land (e) Port Infrastructure Development Works including extension of Jetty (f) Dredging at Ports (g) Construction of Anti Sea Erosion Bunds (h) Providing New Navigational Aids (i) M & R Vessels							

	1	2	3	4	5	6	7	8
	(j) M & R and Upgradation of Survey Equipment (k) M & R to Vehicles / (l) Acquisition / Replacement of (m) Survey Equipment (n) M & R & AMC For Computers (o) Contribution to S.P.V. & equity participation in port projects							
3.	Repayment of loans							
4.	Interest on loans							
5.	Investment							
6.	Advances made							
7.	Miscellaneous							

## FORM-2

(See sub-rule (2) of rule 8)

## Annual Statement of Account

Income and expenditure account of the Karnataka Maritime Board for the year ended \_\_\_\_\_

Expenditure			Receipts		
Sl.No.	To	Rs.	Sr.No.	By	Rs.
1.	<b>Administrative Expenditure</b>		1.	<b>Grant</b>	
	(1) Pay of Officers (2) Pay of Establishment (c) Allowances and Honorarium (d) Leave Salary and Pension Contribution (e) Contingent Expenditures (f) Running and maintenance of vehicles (g) Fees to consultants (h) Legal Charges (i) Fees for Audit (j) Miscellaneous		2.	<b>Fees</b>	
				<b>Cargo related Fees</b> (a) Landing Fees (b) Shipping Fees	
2.	<b>Capital Expenditure</b>			<b>Water transport related Fees</b> (a) Passenger Levy (b) Passenger License Fee (c) I.V. Registration	
3.	<b>Purchase</b>			<b>Lease Rent related charges</b> (a) Lease Rent (b) Shooting Charges (c) Ground Rent (d) Storing and stocking charges	



				(e) Water Charges (f) Auction/disposal/Lease Premium	
4.	Advances			<b>Vessel Related charges</b> (a) Port Dues (b) Berthing and Jetty Charges (c) Anchorage and Mooring Charges (d) Mortgage Fees	
5.	Expenditure connected with the raising of new loans and issues of debenture			<b>Service related charges</b> (a) Vessel Survey Charges (b) Pilotage Charges (c) Tug Attendance Fee (d) Launch Hire Charges	
6.	Interest on loans, debenture etc.		3.	<b>Interest on investments</b>	
7.	Miscellaneous			Investment realised	
			4.	<b>Others</b>	
				Sale proceeds of land, building and equipment's	
				Loan	
				Deposits	
				Fines and forfeitures	
				Recoveries of advances	
				Fines and Penalties	
				Tender form Fees	
				Building Rents	
				EMD receivable	
				Miscellaneous Receipts	

FORM – 3

(See sub-rule (3) of rule 8)

BALANCE SHEET OF THE KARNATAKA MARITIME BOARD FOR THE YEAR \_\_\_\_\_

Balance Sheet as on 31<sup>st</sup> March \_\_\_\_\_

A/c Code	Liabilities	Current year as on	Previous year as on	A/c Code	Assets	Current year as on	Previous year as on
	Funds				Fixed Assets		
	Capital Fund				Gross Block at Cost		
	Add Excess of Income over Expenditure/ less excess of Expenditure over Income				Less Cumulative depreciation		
	Other Funds (Specify)				Net Block		
	Reserves				Capital Work- in-progress		
	Loans				Investments & Deposits		
	Government				Investment		
	Others				Deposits		
	Current Liabilities and provisions				Loans and Advances		

A/c Code	Liabilities	Current year as on	Previous year as on	A/c Code	Assets	Current year as on	Previous year as on
					Accountant with Government		
					Sundry Debtors		
					Cash and Bank Balances		
					Other Current Assets		
	Total				Total		

Accounting Policies and notes:

Member(s)

Chairman

(Signature)

(Signature)

PR- 411

SHIVASHARANAPPA PATIL

SC- 100

Under Secretary to Government,  
Public Works, Ports and Inland Water  
Transport Department (Ports).

## PUBLIC WORKS, PORTS AND INLAND WATER TRANSPORT SECRETARIAT

### NOTIFICATION

No. PWD 111 PSP 2017(1), BENGALURU, DATED: 07.09.2019

Whereas, the draft of the Karnataka Maritime Board (Conduct of meetings of the Board and its Committees) Regulations, 2019 which the Government of Karnataka proposes to make in exercise of the powers conferred by section 110 read with section 113 of the Karnataka Maritime Board Act, 2015 (Karnataka Act 41 of 2017) was published in Notification No.PWD 111 PSP 2017(1) dated: 18<sup>th</sup> May 2019, in Part IV-A of the Karnataka Gazette dated: 13-06-2019 inviting objection and suggestion from all person likely to be affected thereby within fifteen days from the date of its publication in the Official Gazette.

Whereas, the said Gazette was made available to the public on 13<sup>th</sup> June 2019.

And Whereas, objections and suggestions not received in respect of the said draft Rules.

Now, therefore, in exercise of the powers conferred by section 110 read with section 113 of the Karnataka Maritime Board Act, 2015 (Karnataka Act 41 of 2017) the Government of Karnataka hereby makes the following Regulations, namely:-

### REGULATIONS

#### CHAPTER – I

#### PRELIMINARY

**1. Title and commencement.-** (1) These regulations may be called the Karnataka Maritime Board (Conduct of meetings of the Board and its Committees) Regulations, 2019.

(2) They shall come into force from the date of their publication in the Official Gazette.

**2. Definitions.-** (1) In these regulations, unless the context otherwise requires,-

- "Act" means the Karnataka Maritime Board Act, 2015 (Karnataka Act No. 41 of 2017);
- "Chief Executive Officer" means, the person appointed by the Government to be the Chief Executive Officer of the Board under sub-section (1) of Section 17 of the Act;
- "Section" means a section of the Act.

(2) The words and expression used in these regulations but not defined and defined in the Act shall have the same meanings as assigned to them in the Act.

#### CHAPTER – II

#### MEETINGS OF THE BOARD

**3. Date, time and place of meetings.-** The Board shall meet on such date and time at the head quarter of the Board or as such other places as may be fixed by the Chairman or the Vice Chairman with the approval of the Chairman, or as may be fixed in the previous meetings of the Board.

**4. Special meeting.-** The Chairman may call a special meeting of the Board whenever the Chairman of the Board deems it necessary in connection with any urgent business transaction.

**5. Notice of meeting.-** (1) The Chief Executive Officer, shall give at least seven clear days, notice of every ordinary meeting to all the members stating the date, time and place of, and the business to be transacted at such meeting. The period of notice may be waived if the date, time and place of ensuing meeting has already been fixed at the previous meeting, or if the Chairman considers it necessary to hold a meeting for the transaction of any emergent business. In case of special meeting, three clear days notice shall be given to all the members.

(2) Non-receipt of notice of meeting by any member shall not, by reason of such omission, invalidate the proceedings of, or any resolution passed at such meeting.

**6. Mode of delivery of notice.-** Every notice of the meeting, when date is not fixed at the previous meetings, shall be sent to the members by ordinary post under certificate of posting or by hand delivery:

Provided that in case of urgency the meeting notice may be sent through e-mail, or any other electronic network means.

**7. Agenda of the meeting.-** (1) A copy of the agenda (with notes, if any) shall be circulated to all the members of the Board, before the date fixed for the meeting, except where a meeting has been called by the Chairman for transaction of emergent business.

(2) The papers connected with the items of agenda shall be made available, if required, at the time of meeting.

(3) Notwithstanding anything contained in sub-regulation (1), any matter not included in the agenda of the meeting of the Board, on which decision of the Board is urgently required may, with the approval of the Chairman be placed before the Board at such meeting and the Board may consider such matter.

(4) Any member desiring to ask any information relating to any of the items of the agenda of the meeting or any other point concerning the affairs of the Board, shall give adequate notice to enable the Chief Executive Officer, to collect the necessary information.

**8. Presiding Authority of meeting.-** Where a member other than the Chairman or Vice-Chairman is presiding at the meeting and if, the Chairman or Vice-Chairman attends at any time during the course of such meeting, the member so presiding over the meeting, shall vacate the Chair and the meeting shall continue under Chairmanship of the Chairman, or the Vice-Chairman, as the case may be.

**9. Adjournment of Meeting.-** (1) If within thirty minutes from the time appointed for a meeting there be no quorum, the meeting shall, if called upon the requisition of members be dissolved and in any other case, unless all the members present agree to wait longer, the Presiding Authority shall adjourn the meeting to such hour on the same day or some other day as he may reasonably fix and the business which would have been brought before the original meeting had there been quorum thereat, shall be brought before adjourned meeting and may be disposed of at such meeting or at any subsequent adjournment thereof:

Provided that no business shall be transacted in any adjourned meeting other than that left undisposed off at the previous meeting.

(2) A meeting shall, with the consent of the majority of members present be adjourned from time to time, but no business shall be transacted at any adjourned meeting other than that left undisposed at the previous meeting. The date, time and place of the adjourned meeting, shall be announced at the meeting before it is adjourned and no separate notice shall be necessary.

**10. Order of business at a meeting.-** The items of business at a meeting of the Board shall generally be shown in the following order namely:-

- (i) confirmation of the minutes of the previous meeting;
- (ii) reports of action taken on the decision at the previous meeting;
- (iii) matters relating to urgent official business brought forward by the Chairman or Vice-chairman;
- (iv) any resolution regarding change of agenda;
- (v) resolutions;
- (vi) statement of receipts and expenditure;
- (vii) progress Report;
- (viii) items such as budget, plans, programmes and audit reports;
- (ix) any matter which the State Government or any other officer authorized by the State Government in this behalf may require the Board to consider;
- (x) any other matter which may be brought up at the meeting with the permission of the Chairman or Presiding Authority.

**11. Ordinary business to be transacted according to agenda, except with the permission of Presiding Authority:-**

(1) No business which is not entered in the agenda, shall be transacted at any meeting.

(2) The business to be transacted at any meeting shall be taken up in the order in which it is entered in the Agenda:

Provided that in granting permission for priority for transacting any business, the decision of Presiding Authority shall be final.

**12. Conduct of members during meeting.-** (1) A member who desires to make any observation on any matter before the meeting shall, if called upon by the Presiding Authority, address his remarks to Presiding Authority.

(2) A member shall confine his speech strictly to the question before the meeting and shall cease to make remarks which are held by the Chairman to be irrelevant or offensive.

**13. Moving of Resolution.-** A member who wishes to move any resolution, shall send a notice of such resolution together with a brief covering note setting out there in the reasons in support of resolution to the Chief Executive Officer, at least seven days in advance of the meeting, so as to enable the Chief Executive officer to include the resolution in the agenda:

Provided that the Chairman may at his discretion, allow such resolution to be moved in a meeting, though the notice of the resolution is not received in time for inclusion in the agenda.

(2) Any resolution on which the decision of the Board is urgently required may be circulated to the members and if it is approved by majority of members of the Board, it shall be deemed to have passed as are solution at a meeting of the Board duly convened. Such decision shall be placed before the next meeting of the Board for ratification.

**14. Resolution to be voted on conclusion of debate.-** (1) The Presiding Authority may, on conclusion of a debate on the resolution, or at any time when the Presiding Authority is satisfied that the resolution has been sufficiently discussed, put the same to the vote of the meeting. Against all resolution passed at a meeting a remark shall be made in the minutes of the meeting as passed by majority, or as passed unanimously, as the case may be.

(2) (i) when there are one or more amendments to a resolution the Presiding Authority shall first put to vote the amendment or amendments one by one;

(ii) if all amendments are lost, the Chairman or the Presiding Authority shall put resolution to vote;

(iii) if any amendments or amendments are carried, the Presiding Authority shall put to vote the resolution incorporating the amendment or amendments which have been carried together;

(iv) the Presiding Authority may group together the amendments which are substantially the same.

(3) the resolution with or without an amendment or amendments as finally carried under sub-regulation (2), shall be considered to be the decision of the Board.

**15. Manner of taking votes.-** (1) The vote shall be taken by raising of hands, but if the majority of members present so decide, the votes shall be taken by ballot.

(2) Any member present at a meeting may refrain from voting if he so choose.

(3) Every question to be voted shall be first put to vote for ascertaining the number of members which are in favour of the question and subsequently for ascertaining the number of members who are against the question.

**16. Procedure for leaving meeting.-** A member who wishes to leave the meeting before its closure shall, immediately before leaving intimate has intention to the Chairman or the Presiding Authority.

**17. Recording minutes of a Meeting.-** (1) The decision reached in the meeting shall be recorded and complied with by the Chief Executive Officer in an appropriate manner.

(2) The Chief Executive officer shall keep and maintain a minute book which shall contain the names of the members and officers of the Board present at a meeting, the minutes duly signed by the Presiding Authority of such meeting and confirmed by the Board. Each page of the minute book compiled in the register shall be initiated or signed by the Chief Executive officer in a top corner of each page after it is passed. A copy of the approval minutes shall be sent to the Chairman and all other members and State Government and any other concerned Authority which the Chief Executive officer may think fit, within seven days after its approval.

(3) The minutes book shall be kept in the safe custody of the Chief Executive officer, and shall be open to inspection at all reasonable times by any member of the Board and the authorized representative of the State Government.

**18. Confirmation of minutes of previous meeting.-** The minutes of the proceedings of the preceding meeting previously circulated shall be taken as read unless the majority of the members present request that such minutes be read before it is confirmed by the Board.

**19. Corrections of errors in the minutes.-** If any member present draws the attention of the Presiding Authority of the previous meeting to any portion of the minutes of the proceedings of the previous meeting as being erroneously entered in the minutes, such amendment, as such Presiding Authority deems proper, shall be made before the minutes are confirmed by the Board.

### CHAPTER-III

#### Meeting of Committees

**20. The Chairman of Committee and notice of meeting of committees.-** The Chairman of a committee appointed by the Board shall be the convener of the meetings. Three clear day's notice of an ordinary meeting and one day's notice of a special meeting shall be given.

**21. Manner of service of Notice.-** The manner of service of notice of meeting of the committee shall be the same as that for the meeting of the Board.

**22. All members to be present at Meeting.-** No business shall be transacted at any meeting of the Committee, unless all members of the committee are present.

**23. Rules of procedure.-** The procedure for the meeting of the Board shall generally apply mutatis mutandis to the meetings of the Committees.

**24. Record.-** A written record of the proceedings of every meeting of the committee shall be kept and maintained by the Chief Executive officer.

**25. Proceedings of meeting to be signed.-** All the members of the committee shall affix their signatures to the record of the proceedings of the meetings of committee.

**26. Maintenance of record of proceedings.-** The Chief Executive officer shall maintain the record of proceedings of each meeting.

**27. Proceedings of Committee to be placed before the Board and Government.-** The proceedings of every meeting of the committee shall be placed before the Board at its next meeting and also to the Government thereafter.

**28. Date, time and place of the meeting.-** The meetings of the Committee shall normally be held at the office of the Board, unless the members of the Committee unanimously decides to meet elsewhere. The committee shall meet on such date and at such time as may be unanimously decided by the members of the Committee.

PR- 412

By Order and in the name of the Governor of Karnataka

**SHIVASHARANAPPA PATIL**

SC- 100

Under Secretary to Government.

Public Works, Ports and Inland Water

Transports Department.(Ports)

## HOME SECRETARIAT

## NOTIFICATION

**No: HD 182 SST 2018, BENGALURU, DATED: 09.09.2019**

WHEREAS the Government of Karnataka having regard to the circumstances prevailing in the State are satisfied that it is necessary that the District Commissioners and District Magistrates and the Commissioners of Police in the State be empowered to exercise the powers under sub-section (2) of section 3 of the Karnataka Prevention of Dangerous Activities of Boot-leggers, Drug-Offenders, Gamblers, Goondas, Immoral Traffic Offenders, Slum-Grabbers and Video or Audio Pirates Act, 1985 (Karnataka Act No.12 of 1985).

Now, therefore in exercise of the powers conferred by Sub-Section (2) of Section 3 of the Karnataka Prevention of Dangerous Activities of Boot-leggers, Drug-Offenders, Gamblers, Goondas, Immoral Traffic Offenders, Slum-Grabbers and Video or Audio Pirates Act, 1985 (Karnataka Act No.12 of 1985) the Government of Karnataka hereby direct that the District Magistrates and the Commissioners of Police in the State shall exercise the powers conferred by Sub-Section (1) of Section 3 of the Act within the limits of their jurisdiction for a period of three months **from 10.09.2019 to 09.12.2019.**

PR- 413

By Order and in the name of the Governor of Karnataka

**K.PADMINI DEVI**

SC- 50

Under Secretary to Government,

Home Department.(Law and Order)

**PÀZÁAiÄ . à<sup>a</sup> Á®AiÄ**

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ASÍ PUE 903 PAUÁMÀ 2017, AUMÉq, ÇEÁAPÀ 17.09.2019

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Ph <sub>3</sub> A	የኢትዮጵያ ፌዴራላዊ ዲሞክራሲያዊ ሪፐብሊክ ፖለቲካ ልማት ሚኒስቴር የፖለቲካ ልማት ሚኒስቴር	n.JA. <sup>a</sup> AdAEÁxÁE።፡A JAS °E, ለፖለቲካ ልማት ሚኒስቴር ማህተም ለማድረግ የሚያስፈልጉት		n.JA. <sup>a</sup> AdAEÁxÁE።፡A JAS °E, ለፖለቲካ ልማት ሚኒስቴር ማህተም ለማድረግ የሚያስፈልጉት
		ፓላቲ	ሀላፊ	
(1)	(2)	(3)		(4)
1	158	3	0	1
2	159	2	3	2
3	160	3	0	3
4	161	2	0	4
5	105	0	15	5
		16	12	ሀላፊ ማህተም
6	162	3	30	6
7	104	32	38	7
8	94	23	34	8
9	95	2	8	9
10	96	2	23	10
11	100	4	29	11
12	101	3	39	12
13	102	4	28	13
14	98	5	10	14
15	99	1	31	15
16	97	9	36	16
17	121	5	38	17
18	122	9	5	18
19	120	5	23	19
20	119	6	25	20
21	118	5	10	21
22	103	20	22	22
23	116	8	4	23

(1)	(2)	(3)		(4)
24	126	6	2	24
25	117	10	2	25
26	124	9	1	26
27	125	2	37	27
28	123	1	13	28
29	138	6	14	29
30	137	2	30	30
31	136	6	33	31
32	135	1	0	32
33	134	4	28	33
34	133	5	22	34
35	132	1	20	35
36	130	6	14	36
37	129	7	30	37
38	127	3	38	38
39	128	2	13	39
40	115	11	22	40
41	114	5	39	41
42	131	3	18	42
43	113	6	4	43
44	112	3	21	44
45	150	5	2	45
46	151	5	3	46
47	175	0	24	47
48	176	0	4	48
49	174	0	7	49
50	173	1	13	50
51	172	0	16	51
52	111	8	36	52
53	167	0	37	53
54	163	0	30	54
55	166	2	2	55
56	110	22	23	56
57	153	4	28	57
58	149	4	12	58
59	157	1	20	59
60	109	15	30	60
61	171	1	29	61





(1)	(2)	(3)		(4)
8	40	4	26	8
9	41	5	24	9
10	43	8	18	10
11	42	9	38	11
12	38	13	28	12
13	36	2	30	13
14	152	4	14	14
15	35	7	9	15
16	34	5	6	16
17	33	4	6	17
18	32	4	4	18
19	31	5	29	19
20	30	7	3	20
21	29	5	20	21
22	28	7	30	22
23	26	7	10	23
24	27	12	14	24
25	10	5	17	25
26	9	6	15	26
27	6	8	27	27
28	8	5	23	28
29	11	5	15	29
30	12	7	20	30
31	7	2	2	31
32	14	5	11	32
33	15	1	21	33
34	16	3	31	34
35	17	1	28	35
36	22	6	19	36
37	13	5	8	37
38	23	3	29	38
39	24	3	15	39
40	25	6	21	40
41	21	2	3	41
42	20	5	38	42
43	45	3	28	62
44	19	5	13	43
45	18	2	7	44

(1)	(2)	(3)		(4)
46	142	4	20	45
47	141	10	9	46
48	140	12	13	47
49	139	10	0	48
50	145	9	5	49
51	144	1	17	50
52	143	0	37	51
53	146	1	3	52
54	147	0	26	53
55	86	4	13	54
56	87	6	17	55
57	88	1	8	56
58	89	2	32	57
59	90	5	38	58
60	91	7	39	59
61	92	8	29	60
62	93	4	17	61
63	44	2	33	63
64	46	1	19	64
65	47	1	14	65
66	48	1	11	66
67	49	2	12	67
68	51	6	33	68
69	50	2	13	69
70	52	3	2	70
71	53	0	37	71
72	55	5	7	72
73	54	2	26	73
74	56	1	12	74
75	57	3	35	75
76	60	0	30	76
77	58	0	28	77
78	59	1	21	78
79	61	1	15	79
80	62	1	22	80
81	65	0	20	81
82	63	0	21	82
83	64	0	21	83

(1)	(2)	(3)		(4)
84	67	2	4	84
85	66	1	16	85
86	68	0	32	86
87	69	0	26	87
88	70	0	27	88
89	71	0	28	89
90	72	0	19	90
91	73	0	37	91
92	74	0	33	92
93	75	0	29	93
94	76	3	0	94
95	77	0	27	95
96	78	0	20	96
97	79	1	16	97
98	80	0	19	98
99	81	0	21	99
100	82	0	27	100
101	83	0	20	101
102	84	0	21	102
103	85	2	26	103
104	148	4	12	104
	<b>MI AD</b>	<b>416</b>	<b>35</b>	

**PÀZÁVÀ ÖUÁÆÄZÀZPÄÏŞAÇ «<sup>a</sup>ÄÄ**

<b>Ƴɛ</b> <sup>a</sup> <b>pɛ</b> wɥi A <sup>a</sup> Eg <sup>a</sup> ʔ <sup>a</sup> Av <sup>a</sup> o CuA <sup>a</sup> Aga Ua <sup>a</sup> ʔ <sup>a</sup> AUKa Ur-	<b>Ƴɛ</b> <sup>a</sup> <b>pɛ</b> ʔ <sup>a</sup> iAcA <sup>a</sup> o ʔ <sup>a</sup> zi Ua <sup>a</sup> ʔ <sup>a</sup> AzA Ur-
<b>Gvɔ</b> <sup>a</sup> <b>pɛ</b> n.JA. <sup>a</sup> ʔ <sup>a</sup> AdAeAx <sup>a</sup> EUG <sup>a</sup> Ua <sup>a</sup> ʔ <sup>a</sup> AzA Ur-	<b>Zdɛ</b> <sup>a</sup> <b>pɛ</b> ʔ <sup>a</sup> iAcA <sup>a</sup> o ʔ <sup>a</sup> zi ʔ <sup>a</sup> Av <sup>a</sup> o ʔ <sup>a</sup> iAgEUG <sup>a</sup> Ua <sup>a</sup> ʔ <sup>a</sup> AUKa Ur-

a ĦA° E P A , PAÖj gÁdYVZPè F CÇJ KEZEÄIÄ YDIA ÄZI Ç ÉÄAPICAZI eAJ UÉ SgMPLIZNY

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PÁZÁAIĀ E-ÁSÉ

## REVENUE SECRETARIAT

## NOTIFICATION

**No: RD 903 KAMGRARA 2017, BENGALURU, DATED: 17.09.2019**

Whereas the draft of the Notification No RD 903 KAMGRARA 2017, Dated : 08-12-2017 regarding altering the limits of **Kanchaghatta** village of Tiptur Taluk and Tumakuru District and constituting a new revenue village called **T.M.Manjunatha Nagar** was published as required by Section 6 of the Karnataka Land Revenue Act, 1964 (Karnataka Act No.12 of 1964) in the Karnataka Gazette No. 2325 Part IV-A dated : 18-01-2018 inviting objections or suggestions from all the persons likely to be affected thereby within thirty days from the date of its publication in the Official Gazette.

And Whereas, the said Gazette was made available to the public on 12-11-2018 and Whereas no objections and suggestions are received.

Now, therefore, in exercise of the powers conferred by Section 5 of Karnataka Land Revenue Act, 1964 (Karnataka Act No.12 of 1964) the Government of Karnataka hereby makes the following notification, namely:-

## SCHEDULE-I

Land bearing survey numbers specified in column (2) of the table below and areas specified in column (3) thereof shall be excluded from the limits of said village of Tiptur Taluk and Tumakuru District to form a new revenue village called as **T.M.Manjunatha Nagar** of Tiptur Taluk and Tumakuru District. The new survey numbers which will form part of this new village are as specified in column (4) thereof.

TABLE

Sl.No	Old survey numbers which areas are excluded from Kanchaghatta	Extent of areas transferred to new village T.M.Manjunatha Nagar		Survey numbers specified in Column (2) which are to be included to form new village T.M.Manjunatha Nagar and new survey numbers assigned to them
		Acre	Gunte	
(1)	(2)	(3)		(4)
1	158	3	0	1
2	159	2	3	2
3	160	3	0	3
4	161	2	0	4
5	105	0	15	5
		16	12	Grama Tana
6	162	3	30	6
7	104	32	38	7
8	94	23	34	8
9	95	2	8	9
10	96	2	23	10
11	100	4	29	11
12	101	3	39	12
13	102	4	28	13
14	98	5	10	14
15	99	1	31	15
16	97	9	36	16
17	121	5	38	17
18	122	9	5	18
19	120	5	23	19
20	119	6	25	20
21	118	5	10	21
22	103	20	22	22
23	116	8	4	23
24	126	6	2	24
25	117	10	2	25
26	124	9	1	26
27	125	2	37	27
28	123	1	13	28
29	138	6	14	29
30	137	2	30	30
31	136	6	33	31
32	135	1	0	32
33	134	4	28	33

**Note:** The extent of Gramatana within the said village is to be the extent specified below namely:

Survey Number	Extent
105 part	16Acres12Guntas

There shall be constituted a new village called **T.M.Manjunatha Nagar** in Tiptur Taluk, Tumakuru District and boundaries of the village shall be as specified below:-

**Boundaries of the new village T.M.Manjunatha Nagar**

<b>East:</b> Boundary of Annapura village	<b>West:</b> Boundary of Madihalli village
<b>North:</b> Boundaries of Byranayakanahalli and Gedlehalli villages	<b>South:</b> Boundary of Kanchaghatta village

**SCHEDULE-II**

The survey numbers and areas remaining in the **Kanchaghatta** village specified in column (2) shall be assigned new survey numbers in the said village specified in column (4).

**TABLE**

Sl.No	Survey numbers remaining in Kanchaghatta village after excluding the survey numbers which are to be included to form new village T.M.Manjunatha Nagar	Area		New survey numbers assigned to the remaining survey numbers in Kanchaghatta village specified in column (2)
		Acre	Gunte	
(1)	(2)	(3)		(4)
1	1	9	16	1
2	2	3	8	2
3	3	3	28	3
4	4	2	32	4
5	5	5	2	5
6	37	11	37	6
7	39	7	37	7
8	40	4	26	8
9	41	5	24	9
10	43	8	18	10
11	42	9	38	11
12	38	13	28	12
13	36	2	30	13
14	152	4	14	14
15	35	7	9	15
16	34	5	6	16
17	33	4	6	17
18	32	4	4	18
19	31	5	29	19
20	30	7	3	20
21	29	5	20	21
22	28	7	30	22
23	26	7	10	23
24	27	12	14	24
25	10	5	17	25
26	9	6	15	26
27	6	8	27	27
28	8	5	23	28
29	11	5	15	29

(1)	(2)	(3)		(4)
30	12	7	20	30
31	7	2	2	31
32	14	5	11	32
33	15	1	21	33
34	16	3	31	34
35	17	1	28	35
36	22	6	19	36
37	13	5	8	37
38	23	3	29	38
39	24	3	15	39
40	25	6	21	40
41	21	2	3	41
42	20	5	38	42
43	45	3	28	62
44	19	5	13	43
45	18	2	7	44
46	142	4	20	45
47	141	10	9	46
48	140	12	13	47
49	139	10	0	48
50	145	9	5	49
51	144	1	17	50
52	143	0	37	51
53	146	1	3	52
54	147	0	26	53
55	86	4	13	54
56	87	6	17	55
57	88	1	8	56
58	89	2	32	57
59	90	5	38	58
60	91	7	39	59
61	92	8	29	60
62	93	4	17	61
63	44	2	33	63
64	46	1	19	64
65	47	1	14	65
66	48	1	11	66
67	49	2	12	67
68	51	6	33	68
69	50	2	13	69
70	52	3	2	70
71	53	0	37	71
72	55	5	7	72

(1)	(2)	(3)		(4)
73	54	2	26	73
74	56	1	12	74
75	57	3	35	75
76	60	0	30	76
77	58	0	28	77
78	59	1	21	78
79	61	1	15	79
80	62	1	22	80
81	65	0	20	81
82	63	0	21	82
83	64	0	21	83
84	67	2	4	84
85	66	1	16	85
86	68	0	32	86
87	69	0	26	87
88	70	0	27	88
89	71	0	28	89
90	72	0	19	90
91	73	0	37	91
92	74	0	33	92
93	75	0	29	93
94	76	3	0	94
95	77	0	27	95
96	78	0	20	96
97	79	1	16	97
98	80	0	19	98
99	81	0	21	99
100	82	0	27	100
101	83	0	20	101
102	84	0	21	102
103	85	2	26	103
104	148	4	12	104
	<b>Total</b>	<b>416</b>	<b>35</b>	

## Boundaries of the village Kanchaghatta

<b>East:</b> Boundaries of Tiptur and Annapura villages	<b>West:</b> Boundary of Madihalli village
<b>North:</b> Boundary of T.M Manjunatha Nagar village	<b>South:</b> Boundaries of Madihalli and Marangere villages

The above shall come into effect from the date of publication of this notification in the Official Gazette .

PR - 414

By Order and in the name of the Governor of Karnataka

SC - 100

**B.HEERANAİK**

Director, Cell for Creation of Revenue Villages

and Ex-officio Special Secretary to Govt.

Revenue Department



**HOME SECRETARIAT**

## NOTIFICATION

NO. HD 183 SST 2018. BENGALURU. DATED: 09-09-2019.

In exercise of the power conferred under Sub-Section 3 of Section 3 of the National Security Act 1980 (Act 65 of 1980) Government of Karnataka hereby authorize the Deputy Commissioners and District Magistrates and the Commissioners of Police in the State to exercise the powers conferred under Sub-Section 2 of Section 3 of the National Security Act 1980 for a period of three months **from 06-09-2019 to 05-12-2019.**

PR-415  
SC-50

By Order and in the name of the Governor of Karnataka

**K. PADMINIDEVI**

Under Secretary to Government

Home Department [Law & Order]

**FOREST, ENVIRONMENT AND ECOLOGY SECRETARIAT**

## CORRIGENDUM

**E-No: FEE 57 FWL 2019, Bengaluru, Date: 05.09.2019.**

The Sy. No. **“645”** of Bagli Village in the Schedule-II of the Notification No: FEE 289 FWL 2015, dated: 23.06.2017 shall be read as **“345”**.

PR-418  
SC-100

By Order and in the name of the Governor of Karnataka

**K.R.RAMESH**

UNDER SECRETARY TO GOVERNMENT(I/C).

FOREST ENVIRONMENT AND ECOLOGY DEPARTMENT.

**HOME SECRETARIAT**

## NOTIFICATION

**No.HD:125:POP:2018, Bengaluru, Dated:19.07.2019.**

In exercise of the powers conferred by clause (s) of Section 2 of the Code of Criminal Procedure, 1973 (Central Act 2 of 1974); read with Section 21 Of the General Clauses Act, 1897 (Central Act 10 of 1897) and in partial modification of earlier notifications issued in this behalf, the Government of Karnataka, hereby declare that with effect from the date of publication of this notification in the Official Gazette, the areas and places specified in column (3) of the schedule below, shall cease to be within the jurisdiction of the Police Station specified in column (4) thereof and the said areas and places shall be included within the jurisdiction of the Police Station specified in column (2) thereof.

## SCHEDULE

Name of the District/ Sub-Division/ Circle	Name of the Police Station in which the areas and places mentioned in column (3) shall be included	Name of the areas and places (Villages)	Name of the Police Station from the jurisdiction of which the areas and places mentioned in column (3) shall be excluded
(1)	(2)	(3)	(4)
Kodagu, Virajpet, Sub-division Gonikoppa Circle	Gonikoppa Police Station	Thithimathi Out Post and its jurisdiction. 1. Devarapura 2. Hebbale 3. Bhadragola 4. Dhanugala 5. Nokya 6. Thitimathi	Ponnampet Police Station

PR-419  
SC-100

By Order and in the name of the Governor of Karnataka

### Pampanagouda Meleseme

Under Secretary to Government (I/c),

Home Department,  
(Police Expenditure)

<sup>a</sup> AAZPDA °AUME YPA+PDA:- APPEACPAi UMA, PEAÖI PAgAdAYMe PAÖj PAAZa AAZLU®AiA, °AUMEqA-59.